

MCDONALD CARANO LLP
Rory T. Kay (NSBN 12416)
rkay@mcdonaldcarano.com
2300 West Sahara Avenue, Suite 1200
Las Vegas, NV 89102
Telephone: (702) 873-4100
Facsimile: (702) 873-9996

QUINN EMANUEL URQUHART & SULLIVAN, LLP
Alex Spiro (admitted pro hac vice)
alexspiro@quinnemanuel.com
51 Madison Avenue, 22nd Floor
New York, New York 10010
Telephone: (212) 849-7000

QUINN EMANUEL URQUHART & SULLIVAN, LLP
Michael T. Lifrak (admitted pro hac vice)
michaellifrak@quinnemanuel.com
Jeanine M. Zalduendo (admitted pro hac vice)
jeaninezalduendo@quinnemanuel.com
Aubrey Jones (admitted pro hac vice)
aubreyjones@quinnemanuel.com
865 South Figueroa Street, 10th Floor
Los Angeles, California 90017-2543
Telephone: (213) 443-3000

Attorneys for Plaintiff/Counter Defendant
TESLA, INC.

**UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA**

TESLA, INC.,
v.
MARTIN TRIPP,
Plaintiff,
Defendant.

Case No. 3:18-cv-00296-LRH-CBC

**APPENDIX OF EXHIBITS IN SUPPORT
OF TESLA, INC.'S OPPOSITION TO
MARTIN TRIPP'S MOTION FOR
SUMMARY JUDGMENT**

(VOLUME 3 of 3)

AND RELATED COUNTERCLAIMS

Plaintiff and Counterclaim Defendant, Tesla, Inc., submits an Appendix of Exhibits in Support of its Opposition to Martin Tripp's Motion for Summary Judgment.

Ex	Description	Vol. #	Page Nos.
52	September 9, 2019 Judy Wu Deposition Excerpts [Filed with redactions]	1	MSJ_599-605
53	Instant messenger conversation dated January 26, 2018, between Martin Tripp and Robert Duran (TES-TRIPP_0026384-85) [Filed under seal]	1	MSJ_606-608
54	Martin Tripp's June 14, 2018 interview with Nicolas Gicinto and Jake Nocon [Filed under seal]	1	MSJ_609-620
55	June 8, 2018, email chain among Megan Conway, Martin Tripp, and Tyson Hutson produced (TES-TRIPP_0021070-72) [Filed under seal]	1	MSJ_621-624
56	May 17, 2018, email chain among Megan Conway, Martin Tripp, and Patrick Shakal (TES-TRIPP_0027345-46) [Filed under seal]	1	MSJ_625-627
57	September 4, 2019 Martin Tripp Deposition Excerpts [Filed with redactions]	1	MSJ_628-653
58	August 27, 2019, Nicholas Gicinto Deposition Excerpts [Filed with redactions]	1	MSJ_654-669
59	May 17, 2019 Jacob Nocon Deposition Excerpts	1	MSJ_670-674
60	June 5, 2018, Instant messenger conversation between Martin Tripp and Sam Kapner (TES-TRIPP_0017328) [Filed under seal]	1	MSJ_675-676
61	May 9, 2019, Jeffrey Kinrich Deposition Excerpts	1	MSJ_677-682
62	May 20, 2019, Tesla's Amended Response and Objections to Martin Tripp's Interrogatory No. 18 [Filed under seal]	1	MSJ_683-691
63	Selection of Martin Tripp's August 2018, tweets (TES-TRIPP_0000919, TES-TRIPP_0000936, TES-TRIPP_0000949, TES-TRIPP_0000952) [Filed with redactions]	1	MSJ_692-696
64	June 6, 2019, Bruce Watson Deposition Excerpts [Filed under seal]	2	MSJ_697-706
65	Selection of Martin Tripp's February 2020 tweets [Filed with redactions]	2	MSJ_707-712
66	Exhibit 5 to the deposition of Jeffrey Kinrich (TES-TRIPP_0001040)	2	MSJ_713-719
67	Exhibit 6 to the deposition of Jeffrey Kinrich (TES-TRIPP_0001021-1040) [Filed with redactions]	2	MSJ_720-742
68	Exhibit 7 to the deposition of Jeffrey Kinrich (TES-TRIPP_0001041-0001052) [Filed with redactions]	2	MSJ_743-756
69	Exhibit 8 to the deposition of Jeffrey Kinrich (TES-TRIPP_0001053-00010) [Filed with redactions]	3	MSJ_757-842

1 Respectfully submitted this 5th day of May, 2020.

2 QUINN EMANUEL URQUHART &
3 SULLIVAN, LLP

4 By: /s/ Alex Spiro

5 Alex Spiro
6 51 Madison Avenue, 22nd Floor
7 New York, New York 10010

8 Rory T. Kay (NSBN 12416)
9 MCDONALD CARANO LLP
10 2300 West Sahara Avenue, Suite 1200
11 Las Vegas, NV 89102

12 *Attorneys for Plaintiff/Counter-Defendant*
13 *TESLA, INC.*